SUBSTITUTE SENATE BILL 6208

State of Washington 58th Legislature 2004 Regular Session

By Senate Committee on Government Operations & Elections (originally sponsored by Senators Roach, Kastama and McCaslin)

READ FIRST TIME 01/29/04.

1 AN ACT Relating to temporary water-sewer connections; and amending 2 RCW 57.08.005.

3 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF WASHINGTON:

4 **Sec. 1.** RCW 57.08.005 and 2003 c 394 s 5 are each amended to read 5 as follows:

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A district shall have the following powers:

7 (1) To acquire by purchase or condemnation, or both, all lands, 8 property and property rights, and all water and water rights, both 9 within and without the district, necessary for its purposes. The right 10 of eminent domain shall be exercised in the same manner and by the same procedure as provided for cities and towns, insofar as consistent with 11 12 this title, except that all assessment or reassessment rolls to be prepared and filed by eminent domain commissioners or commissioners 13 appointed by the court shall be prepared and filed by the district, and 14 15 the duties devolving upon the city treasurer are imposed upon the 16 county treasurer;

17 (2) To lease real or personal property necessary for its purposes 18 for a term of years for which that leased property may reasonably be 19 needed;

(3) To construct, condemn and purchase, add to, maintain, and 1 supply waterworks to furnish the district and inhabitants thereof and 2 any other persons, both within and without the district, with an ample 3 supply of water for all uses and purposes public and private with full 4 authority to regulate and control the use, content, distribution, and 5 price thereof in such a manner as is not in conflict with general law 6 7 and may construct, acquire, or own buildings and other necessary district facilities. Where a customer connected to the district's 8 system uses the water on an intermittent or transient basis, a district 9 10 may charge for providing water service to such a customer, regardless of the amount of water, if any, used by the customer. 11 District waterworks may include facilities which result in combined water supply 12 13 and electric generation, if the electricity generated thereby is a 14 byproduct of the water supply system. That electricity may be used by the district or sold to any entity authorized by law to use or 15 distribute electricity. Electricity is deemed a byproduct when the 16 electrical generation is subordinate to the primary purpose of water 17 supply. For such purposes, a district may take, condemn and purchase, 18 acquire, and retain water from any public or navigable lake, river or 19 watercourse, or any underflowing water, and by means of aqueducts or 20 21 pipeline conduct the same throughout the district and any city or town 22 therein and carry it along and upon public highways, roads, and streets, within and without such district. For the purpose of 23 24 constructing or laying aqueducts or pipelines, dams, or waterworks or 25 other necessary structures in storing and retaining water or for any other lawful purpose such district may occupy the beds and shores up to 26 27 the high water mark of any such lake, river, or other watercourse, and may acquire by purchase or condemnation such property or property 28 rights or privileges as may be necessary to protect its water supply 29 For the purposes of waterworks which include 30 from pollution. facilities for the generation of electricity as a byproduct, nothing in 31 32 this section may be construed to authorize a district to condemn electric generating, transmission, or distribution rights or facilities 33 of entities authorized by law to distribute electricity, or to acquire 34 35 such rights or facilities without the consent of the owner;

36 (4) To purchase and take water from any municipal corporation,
 37 private person, or entity. A district contiguous to Canada may
 38 contract with a Canadian corporation for the purchase of water and for

the construction, purchase, maintenance, and supply of waterworks to furnish the district and inhabitants thereof and residents of Canada with an ample supply of water under the terms approved by the board of commissioners;

(5) To construct, condemn and purchase, add to, maintain, and 5 operate systems of sewers for the purpose of furnishing the district, б 7 the inhabitants thereof, and persons outside the district with an adequate system of sewers for all uses and purposes, public and 8 private, including but not limited to on-site sewage disposal 9 10 facilities, approved septic tanks or approved septic tank systems, onsite sanitary sewerage systems, inspection services and maintenance 11 12 services for private and public on-site systems, point and nonpoint 13 water pollution monitoring programs that are directly related to the 14 sewerage facilities and programs operated by a district, other facilities, programs, and systems for the collection, interception, 15 treatment, and disposal of wastewater, and for the control of pollution 16 17 from wastewater with full authority to regulate the use and operation thereof and the service rates to be charged. Under this chapter, after 18 July 1, 1998, any requirements for pumping the septic tank of an on-19 site sewage system should be based, among other things, on actual 20 21 measurement of accumulation of sludge and scum by a trained inspector, 22 trained owner's agent, or trained owner. Training must occur in a program approved by the state board of health or by a local health 23 24 officer. Sewage facilities may include facilities which result in 25 combined sewage disposal or treatment and electric generation, except that the electricity generated thereby is a byproduct of the system of 26 27 sewers. Such electricity may be used by the district or sold to any entity authorized by law to distribute electricity. Electricity is 28 deemed a byproduct when the electrical generation is subordinate to the 29 primary purpose of sewage disposal or treatment. For such purposes a 30 31 district may conduct sewage throughout the district and throughout 32 other political subdivisions within the district, and construct and lay sewer pipe along and upon public highways, roads, and streets, within 33 and without the district, and condemn and purchase or acquire land and 34 35 rights of way necessary for such sewer pipe. A district may erect 36 sewage treatment plants within or without the district, and may 37 acquire, by purchase or condemnation, properties or privileges necessary to be had to protect any lakes, rivers, or watercourses and 38

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also other areas of land from pollution from its sewers or its sewage 1 2 treatment plant. For the purposes of sewage facilities which include facilities that result in combined sewage disposal or treatment and 3 electric generation where the electric generation is a byproduct, 4 5 nothing in this section may be construed to authorize a district to condemn electric generating, transmission, or distribution rights or 6 7 facilities of entities authorized by law to distribute electricity, or to acquire such rights or facilities without the consent of the owners; 8

(6)(a) To construct, condemn and purchase, add to, maintain, and 9 10 operate systems of drainage for the benefit and use of the district, the inhabitants thereof, and persons outside the district with an 11 adequate system of drainage, including but not limited to facilities 12 13 and systems for the collection, interception, treatment, and disposal 14 of storm or surface waters, and for the protection, preservation, and rehabilitation of surface and underground waters, and drainage 15 facilities for public highways, streets, and roads, with full authority 16 17 to regulate the use and operation thereof and, except as provided in (b) of this subsection, the service rates to be charged. 18

(b) The rate a district may charge under this section for storm or 19 20 surface water sewer systems or the portion of the rate allocable to the 21 storm or surface water sewer system of combined sanitary sewage and 22 storm or surface water sewer systems shall be reduced by a minimum of ten percent for any new or remodeled commercial building that utilizes 23 24 a permissive rainwater harvesting system. Rainwater harvesting systems 25 shall be properly sized to utilize the available roof surface of the building. The jurisdiction shall consider rate reductions in excess of 26 27 ten percent dependent upon the amount of rainwater harvested.

(c) Drainage facilities may include natural systems. Drainage 28 facilities may include facilities which result in combined drainage 29 facilities and electric generation, except that the electricity 30 generated thereby is a byproduct of the drainage system. 31 Such 32 electricity may be used by the district or sold to any entity authorized by law to distribute electricity. Electricity is deemed a 33 byproduct when the electrical generation is subordinate to the primary 34 35 purpose of drainage collection, disposal, and treatment. For such 36 purposes, a district may conduct storm or surface water throughout the 37 district and throughout other political subdivisions within the district, construct and lay drainage pipe and culverts along and upon 38

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public highways, roads, and streets, within and without the district, 1 2 and condemn and purchase or acquire land and rights of way necessary for such drainage systems. A district may provide or erect facilities 3 and improvements for the treatment and disposal of storm or surface 4 5 water within or without the district, and may acquire, by purchase or condemnation, properties or privileges necessary to be had to protect б 7 any lakes, rivers, or watercourses and also other areas of land from pollution from storm or surface waters. For the purposes of drainage 8 9 facilities which include facilities that also generate electricity as a byproduct, nothing in this section may be construed to authorize a 10 district to condemn electric generating, transmission, or distribution 11 12 rights or facilities of entities authorized by law to distribute 13 electricity, or to acquire such rights or facilities without the 14 consent of the owners;

15 (7) To construct, condemn, acquire, and own buildings and other 16 necessary district facilities;

17 (8) To compel all property owners within the district located within an area served by the district's system of sewers to connect 18 19 their private drain and sewer systems with the district's system under 20 such penalty as the commissioners shall prescribe by resolution. The 21 district may for such purpose enter upon private property and connect 22 the private drains or sewers with the district system and the cost 23 thereof shall be charged against the property owner and shall be a lien 24 upon property served;

(9) Where a district contains within its borders, abuts, or is 25 located adjacent to any lake, stream, ground water as defined by RCW 26 27 90.44.035, or other waterway within the state of Washington, to provide for the reduction, minimization, or elimination of pollutants from 28 those waters in accordance with the district's comprehensive plan, and 29 to issue general obligation bonds, revenue bonds, local improvement 30 31 district bonds, or utility local improvement bonds for the purpose of 32 paying all or any part of the cost of reducing, minimizing, or eliminating the pollutants from these waters; 33

(10) Subject to subsection (6) of this section, to fix rates and charges for water, sewer, and drain service supplied and to charge property owners seeking to connect to the district's systems, as a condition to granting the right to so connect, in addition to the cost of the connection, such reasonable connection charge as the board of

commissioners shall determine to be proper in order that those property 1 2 owners shall bear their equitable share of the cost of the system. For 3 the purposes of calculating a connection charge, the board of commissioners shall determine the pro rata share of the cost of 4 existing facilities and facilities planned for construction within the 5 next ten years and contained in an adopted comprehensive plan and other 6 7 costs borne by the district which are directly attributable to the improvements required by property owners seeking to connect to the 8 The cost of existing facilities shall not include those 9 system. 10 portions of the system which have been donated or which have been paid for by grants. The connection charge may include interest charges 11 12 applied from the date of construction of the system until the 13 connection, or for a period not to exceed ten years, whichever is 14 shorter, at a rate commensurate with the rate of interest applicable to the district at the time of construction or major rehabilitation of the 15 system, or at the time of installation of the lines to which the 16 17 property owner is seeking to connect. In lieu of requiring the installation of permanent local facilities not planned for construction 18 19 by the district, a district may permit connection to the water and/or sewer systems through temporary facilities and collect from property 20 21 owners so connecting a proportionate share of the cost of future local facilities needed to serve the property. The amount collected 22 including interest shall be held for contribution to the construction 23 24 of the permanent local facilities by other developers. If permanent local facilities capable of serving the property are not constructed 25 26 within fifteen years of the date of payment, the amount collected, 27 including any accrued interest, shall be returned to the property owner. A district may permit payment of the cost of connection and the 28 reasonable connection charge to be paid with interest in installments 29 over a period not exceeding fifteen years. The county treasurer may 30 charge and collect a fee of three dollars for each year for the 31 32 treasurer's services. Those fees shall be a charge to be included as part of each annual installment, and shall be credited to the county 33 current expense fund by the county treasurer. Revenues from connection 34 35 charges excluding permit fees are to be considered payments in aid of 36 construction as defined by department of revenue rule. Rates or 37 charges for on-site inspection and maintenance services may not be

imposed under this chapter on the development, construction, or
 reconstruction of property.

Before adopting on-site inspection and maintenance utility 3 services, or incorporating residences into an on-site inspection and 4 5 maintenance or sewer utility under this chapter, notification must be provided, prior to the applicable public hearing, to all residences 6 7 within the proposed service area that have on-site systems permitted by the local health officer. The notice must clearly state that the 8 residence is within the proposed service area and must provide 9 10 information on estimated rates or charges that may be imposed for the 11 service.

A water-sewer district shall not provide on-site sewage system inspection, pumping services, or other maintenance or repair services under this section using water-sewer district employees unless the onsite system is connected by a publicly owned collection system to the water-sewer district's sewerage system, and the on-site system represents the first step in the sewage disposal process.

Except as otherwise provided in RCW 90.03.525, any public entity 18 and public property, including the state of Washington and state 19 property, shall be subject to rates and charges for sewer, water, storm 20 21 water control, drainage, and street lighting facilities to the same 22 extent private persons and private property are subject to those rates and charges that are imposed by districts. In setting those rates and 23 24 charges, consideration may be made of in-kind services, such as stream 25 improvements or donation of property;

(11) To contract with individuals, associations and corporations,the state of Washington, and the United States;

28 (12) To employ such persons as are needed to carry out the 29 district's purposes and fix salaries and any bond requirements for 30 those employees;

31 (13) To contract for the provision of engineering, legal, and other 32 professional services as in the board of commissioner's discretion is 33 necessary in carrying out their duties;

34 (14) To sue and be sued;

35 (15) To loan and borrow funds and to issue bonds and instruments 36 evidencing indebtedness under chapter 57.20 RCW and other applicable 37 laws; 1 (16) To transfer funds, real or personal property, property 2 interests, or services subject to RCW 57.08.015;

3 (17) To levy taxes in accordance with this chapter and chapters
4 57.04 and 57.20 RCW;

5 (18) To provide for making local improvements and to levy and 6 collect special assessments on property benefitted thereby, and for 7 paying for the same or any portion thereof in accordance with chapter 8 57.16 RCW;

9 (19) To establish street lighting systems under RCW 57.08.060;

10 (20) To exercise such other powers as are granted to water-sewer 11 districts by this title or other applicable laws; and

12 (21) To exercise any of the powers granted to cities and counties 13 with respect to the acquisition, construction, maintenance, operation 14 of, and fixing rates and charges for waterworks and systems of sewerage 15 and drainage.

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